1		Hon. Kymberly K. Evanson	
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8	UNITED STATES DISTRICT COURT		
9	WESTERN DISTRICT OF WASHINGTON AT TACOMA		
10	SARA ANN WALKER,		
11	Plaintiff,	No. 3:23-cv-05488-KKE	
12	V.	SECOND STIPULATED MOTION AND ORDER TO EXTEND INITIAL	
13	THE INTERNATIONAL CITY	DISCLOSURES DEADLINE	
14	MANAGEMENT ASSOCIATION RETIREMENT COMPANY, D/B/A		
15	MISSIONSQUARE RETIREMENT,		
16	Defendant.		
17	SECOND STIPULATED MOTION		
18	Plaintiff Sara Ann Walker and Defendant The International City Management		
19	Association Retirement Company, d/b/a MissionSquare Retirement (collectively, "the		
20	Parties"), by and through their undersigned counsel of record, hereby stipulate as follows:		
21	1. On August 18, 2023, the Parties filed a Third Stipulated Motion and Order		
22	to Extend Defendant's Deadline to Respond to Complaint (Dkt. No. 17). As part of the		
23	stipulation, the Parties agreed to extend the deadline for initial disclosures to October 9,		
24	2023.		
25	2. Counsel for the Parties have conferred and agree that additional time is		
26	necessary to complete the initial disclosures and enable client consultation and review.		
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1	The parties agree to a two-week extension, such that initial disclosures will be due on		
2	October 23, 2023. No party will be prejudiced by the stipulated-to extension of time, nor		
3	will it affect the existing case schedule.		
4	3. It is, therefore, STIPULATED AND AGREED, by and between the		
5	undersigned attorneys of record for the parties in the above-captioned action, that the		
6	parties shall have up to and including October 23, 2023, to prepare and serve their initial		
7	disclosures.		
8	IT IS SO STIPULATED.		
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10	DATED this 9 th day of October, 2023		
	McNAUL EBEL NAWROT & HELGREN PLLC	CAP CITY LAW PS	
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12	By: <u>s/ Ai-Li Chiong-Martinson</u> Anna F. Cavnar, WSBA No. 54413	By: <u>s/Jessica McKeegan Jensen</u> Jessica McKeegan Jensen,	
13	Ai-Li Chiong-Martinson, WSBA 53359	WSBA No. 29969	
14	600 University Street, Suite 2700 Seattle, Washington 98101	2401 Bristol Court SW, Suite A-103 Olympia, WA 98503	
15	Phone: (206) 467-1816	Phone: (360) 705-1335 Email: jessica@capcitylawps.com	
	Fax: (206) 624-5128		
16	Email: <u>acavnar@mcnaul.com</u> achiongmartinson@mcnaul.com	Attorneys for Plaintiff Sara Ann Walker	
17	MAYER BROWN LLP		
18			
19	By: <u>s/Xitlaly Estrada</u> Andrew J. Demko (admitted PHV)		
20	John Nadolenco (admitted PHV) Xitlaly Estrada (admitted PHV)		
21	333 S. Grand Ave., Ste. 4700		
	Los Angeles, CA 90071-1575 Phone: (621) 621-3965		
22	Email: <u>ademko@mayerbrown.com</u> jnadolenco@mayerbrown.com		
23	xestrada@mayerbrown.com		
24	Attorneys for Defendant The International		
25	City Management Association Retirement Corporation, d/b/a MissionSquare		
26	Retirement		

1 **ORDER** 2 The Court GRANTS the parties' stipulated motion (Dkt. No. 30). The parties shall 3 have up to and including October 23, 2023, to prepare and serve initial disclosures, under 4 Rule 26(a)(1). 5 DATED this 10th day of October, 2023. 6 Ayuberly X Eanson 7 8 Kymberly K. Evanson 9 United States District Judge 10 11 Presented by: 12 McNAUL EBEL NAWROT & HELGREN PLLC 13 By: s/ Ai-Li Chiong-Martinson 14 Anna F. Cavnar, WSBA No. 54413 Ai-Li Chiong-Martinson, WSBA No. 53359 15 600 University Street, Suite 2700 Seattle, Washington 98101 16 Phone: (206) 467-1816 Fax: (206) 624-5128 17 Email: acavnar@mcnaul.com achiongmartinson@mcnaul.com 18 19 MAYER BROWN LLP 20 By: *s/Xitlaly Estrada* 21 Andrew J. Demko (admitted pro hac vice) John Nadolenco, (admitted pro hac vice) 22 Xitlaly Estrada, (admitted pro hac vice) 333 S. Grand Ave., Ste. 4700 23 Los Angeles, CA 90071-1575 Phone: (621) 621-3965 24 Email: ademko@mayerbrown.com jnadolenco@mayerbrown.com 25 xestrada@mayerbrown.com 26